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9 Attorneys for Plaintiffs
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11 UNITED STATES DISTRICT COURT
12 NORTHERN DISTRICT OF CALIFORNIA
13 (SAN FRANCISCO DIVISION)

14 ROBERT C. OLSON and DAPHNE L.
15 OLSON,
16
17 *Plaintiffs,*

18 v.

19 DALE BECK; 1990 BECK FAMILY TRUST;
20 1992 BECK FAMILY TRUST; ESTATE OF
21 FRANZ A. BECK; WILLIAM BECK;
22 ESTATE OF SANDRA I. BECK; PAUL R.
23 BECK; ESTATE OF ROBERTA C. BECK,
24 *Defendants.*

Case No. C 06-7487 JCS (JL)

STIPULATION AND [PROPOSED] ORDER
REGARDING DEFENDANTS' ANSWERS,
DISCOVERY RESPONSES, AND CONSENT
TO ASSIGNMENT OF CASE TO
MAGISTRATE JUDGE FOR ALL
PURPOSES

25 STIPULATION

26 Defendants Dale Beck, The 1990 Deck Family Trust, The 1992 Beck Family Trust, The Estate
27 of Franz A. Beck, The Estate of Sandra I. Beck, and The Estate of Roberta C. Beck and Plaintiffs
28 Robert C. Olson and Daphne L. Olson hereby stipulate through their respective counsel to the
following:

(1) DEFENDANT DALE BECK'S AND THE 1990 BECK FAMILY TRUST'S AND THE 1992
BECK FAMILY TRUST'S ANSWER TO THE FIRST AMENDED COMPLAINT, dated
February 22, 2007, shall be deemed to also constitute the following parties' answers to that
complaint:

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28 (b) The 1990 Beck Family Trust.

- 1 (c) The 1992 Beck Family Trust.
- 2 (d) The Estate of Franz A. Beck.
- 3 (e) The Estate of Sandra I. Beck.
- 4 (f) The Estate of Roberta C. Beck.
- 5 (6) DEFENDANT BECK FAMILY TRUST'S RESPONSE TO PLAINTIFF ROBERT C. OLSON'S
- 6 REQUEST FOR PRODUCTION OF DOCUMENTS, ELECTRONICALLY STORED INFOR-
- 7 MATION, AND THINGS PURSUANT TO FRCP, RULE 34 TO DEFENDANTS, SET ONE,
- 8 dated March 14, 2008, shall be deemed to constitute the following parties' responses to those
- 9 requests:
- 10 (a) Dale A. Beck.
- 11 (b) The 1990 Beck Family Trust.
- 12 (c) The 1992 Beck Family Trust.
- 13 (d) The Estate of Franz A. Beck.
- 14 (e) The Estate of Sandra I. Beck.
- 15 (f) The Estate of Roberta C. Beck.
- 16 (7) DEFENDANT BECK FAMILY TRUST'S RESPONSE TO PLAINTIFFS' REQUEST FOR
- 17 ADMISSIONS, SET ONE, dated March 7, 2008, shall be deemed to constitute the following
- 18 parties' responses to those requests:
- 19 (a) Dale A. Beck.
- 20 (b) The 1990 Beck Family Trust.
- 21 (c) The 1992 Beck Family Trust.
- 22 (d) The Estate of Franz A. Beck.
- 23 (e) The Estate of Sandra I. Beck.
- 24 (f) The Estate of Roberta C. Beck.
- 25 (8) Plaintiffs shall be permitted to propound written discovery upon multiple defendants in a single
- 26 document, and defendants shall be permitted to jointly respond to such written discovery in a
- 27 single document.

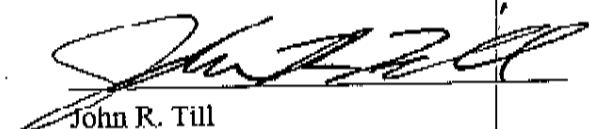
28 ///

(9) Defendants Dale Beck, The 1990 Beck Family Trust, The 1992 Beck Family Trust, The Estate of Franz A. Beck, The Estate of Sandra I. Beck, and The Estate of Roberta C. Beck hereby consent to the assignment of this case to Magistrate Judge Joseph C. Spero for all purposes.

APPROVED AND STIPULATED TO:

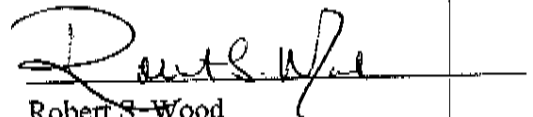
Dated: April 21, 2008

PALADIN LAW GROUP® LLP


John R. Till
Counsel for Plaintiffs
Robert C. Olson and Daphne L. Olson

Dated: April ____, 2008

LAW OFFICES OF ROBERT S. WOOD


Robert S. Wood
Counsel for Defendants
Dale Beck, The 1990 Beck Family Trust,
The 1992 Beck Family Trust, The Estate
of Franz A. Beck, The Estate of Sandra I.
Beck, and The Estate of Roberta C. Beck

IT IS SO ORDERED:

May
Dated: April 5, 2008

